



PATENT  
Attorney Docket No. 019026-000110US

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Matsumoto et al.

Application No.: 60/086,570

Filed: May 20, 1998

For: HUMANIZED ANTIBODIES  
THAT RECOGNIZE VEROTOXIN II  
AND CELL LINE PRODUCING SAME

Art Unit: 0000

DECLARATION OF

Assistant Commissioner for Patents  
Washington, D.C. 20231

Sir:

I, Masahiko Suzuki, state as follows:

1. I am an attorney licensed to practice in Japan.
2. I am familiar with the law of Japan relating to inheritance, heirs and legal authority thereof in Japan.
3. Yoshifumi Takeda is the legal heir of the deceased inventor Tae Takeda. There are no other heirs of Tae Takeda. Yoshifumi Takeda is a Japanese citizen. The heir has legal authority to act of behalf of the deceased inventor. The estate of the deceased inventor has no executor or administrator and is not required to under Japanese law.
4. Attached is a copy of relevant Japanese law defining who is an heir of a decease person and establishing that the heirs have legal authority to act of behalf of the deceased person. An English translation is also provided.

5. I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Date October 2, 2001

By 鈴木雅彦

Attorney-at-law